

output device using a third sense, the third sense being different than the first sense and the second sense.

21. (PREVIOUSLY PRESENTED) The kiosk of claim 1 wherein:

the first input device comprises a device such that a user inputs information via the first input device using a hand motion; and

the second input device comprises a device such that a user inputs information via the second input device using a physical action other than a hand motion.

22. (PREVIOUSLY PRESENTED) The voting apparatus of claim 4, wherein:

the first input device comprises a device such that a user inputs information via the first input device using a hand motion; and

the second input device comprises a device such that a user inputs information via the second input device using a physical action other than a hand motion.

23. (PREVIOUSLY PRESENTED) The voting apparatus of claim 11, wherein:

the first input device comprises a device such that a user inputs information via the first input device using a hand motion; and

the second input device comprises a device such that a user inputs information via the second input device using a physical action other than a hand motion.

### **REMARKS/ARGUMENTS**

In the Examiner's Office Action mailed June 28, 2005, claims 1-23 were rejected. Claims 1-2 and 21 were rejected under 35 U.S.C. §1032(a) as being unpatentable over *Harp, Jr.* (U.S. 5,585,612) in view of *Walker, et al.* (U.S. 6,443,843). Claims 3-10 and 22 were rejected under 35 U.S.C. §103(a) as being unpatentable over *Harp, Jr.* in view of *McClure, et al.* (U.S. 6,250,548). Claims 11-20 and 23 were rejected under 35 U.S.C. §103(a) as being

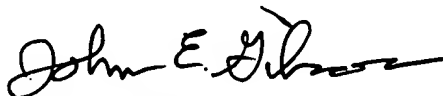
unpatentable over *Harp, Jr.* in view of *Walker, et al.* in view of *McClure, et al.* in further view of *Sarner, et al.* (U.S. 5,666,765) in further view of *Trotta, et al.* (U.S. 5,072,999).

Applicant respectfully submits that the Examiner's rejections are in error. As described in Applicant's prior remarks, in particular Applicant's remarks of March 30, 2005, the art cited by the Examiner fails to disclose all elements required by Applicant's claims. For the sake of brevity, Applicant hereby incorporates those remarks by reference. Despite the absence of all claim elements required by the Applicant's claims in the art cited by the Examiner, Applicant has amended the presently pending claims to more particularly distinguish them over the cited art.

#### **CONCLUSION**

For the reasons stated above, Applicant respectfully submits that all pending claims are believed to be in condition for allowance. Applicant respectfully requests the withdrawal of the pending rejections and the allowance of claims 1-23. The Examiner is invited to telephone the undersigned if he believes that an interview would advance the prosecution of the application.

Respectfully submitted,



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